

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Confirmation No.: 7333

Ichiro OZAKI et al.

Date: August 8, 2007

Serial No.: 10/722,634

Group Art Unit: 2618

Filed: November 26, 2003

Examiner: John J. Lee

For: PORTABLE TERMINAL SUITABLE FOR DISPLAYING RELATED  
ELECTRONIC MAIL, METHOD OF DISPLAYING ELECTRONIC MAIL AND  
PROGRAM FOR DISPLAY

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VIA EFS-WEB

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

**Interview Summary**

Sir:

Applicant gratefully acknowledges the courtesy of Examiner Lee for granting a telephone interview with Applicant's undersigned representative, which was held Monday morning, 30 July 2007. The following is a brief summary of that interview.

Applicant requested the interview to seek clarification of Examiner's interpretation of the claim term "relating condition specified", particularly in light of the Response to Applicant's Arguments at p. 2-3 of the most recent Office Action, mailed 09 June 2007. Applicant argued that the claim term was being incorrectly parsed, and improperly separated from the phrase of which it was a part. Moreover, even if the claim term has more breadth than any one specific enumerated relating condition, the term as it stands was entitled to patentable weight, and was inappropriately read out of the claim. Finally, Applicant argued that notwithstanding the breadth of the disputed claim term, the Tomari reference does not meet the claim because it does not limit the messaged displayed based upon any relating condition.

Examiner responded that he viewed “relating condition specified” as overbroad, and sought greater specificity in the claim. Examiner terminated the interview, and promised a return telephone call. Upon continuation of the interview, and after consultation with his supervisor, Examiner requested an amendment to claims reciting “relating condition specified” that narrows the scope of the term. Applicant promised a proposed amendment was forthcoming.

No agreement was reached.

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SUBMITTED ELECTRONICALLY THROUGH  
THE UNITED STATES PATENT AND  
TRADEMARK OFFICE  
EFS FILING SYSTEM  
ON AUGUST 8, 2007.

Respectfully submitted,



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